

1 LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

2
3 LOCAL 1908, INTERNATIONAL ASSOCIATION OF)
4 FIREFIGHTERS, NEVADA FEDERATED FIREFIGHTERS)
5 & GARRY HUNT,)

6 Complainants,)

7 vs.)

8 COUNTY OF CLARK,)

9 Respondents.)

10 LOCAL 1908 of the INTERNATIONAL ASSOCIATION OF)
11 FIREFIGHTERS, duly recognized bargaining agent)
12 of the CLARK COUNTY FIREFIGHTERS,)

13 Complainant,)

14 vs.)

15 CLARK COUNTY, A Political Subdivision of the)
16 State of Nevada; ROBERT BROADBENT, MYRON)
17 LEAVITT, JACK R. PETTIT; R.J. RONZONE, JAMES)
18 RYAN, THOMAS WEISNER, Chairman; AARON)
19 WILLIAMS, County Commissioners of Clark)
20 County; COUNTY ADMINISTRATOR OF CLARK COUNTY,)
21 NEVADA: DOES I THROUGH 50,)

22 Respondents.)

Case No.
003486

Case No.
A1-045270

23 O R D E R

24 On November 21, 1975, the complainants filed a motion for
25 reopening of the hearing on these cases for the limited purpose
26 of taking testimony and adducing evidence sufficient to allow the
27 Board to make a determination as to whether or not Morrie Johnson
28 should be upgraded to a battalion chief's salary and retroactively
29 paid at the battalion chief level. The respondents, on December 5,
30 1975, opposed the motion to reopen and moved for reconsideration
31 of the decision. This latter motion is predicated upon respondents'
32 assertion that they were not afforded the opportunity to respond
to complainants' motion to amend the complaint and that the Board
did not fully review their post-hearing statement prior to rendering
the formal decision on the case on August 19, 1975.

1 The motions were orally argued before the Board on
2 January 6, 1976.

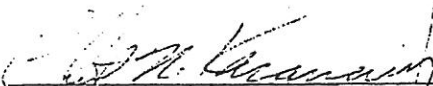
3 After reviewing the motions and the written documentation
4 which accompanied them and hearing the oral arguments, we have
5 determined that good cause exists to grant both motions. It is
6 therefore

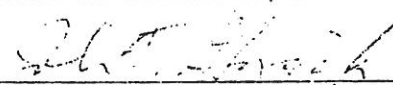
7 ORDERED that the complainants' motion for reopening of the
8 hearing and respondents' motion for reconsideration of the decision
9 are hereby granted;

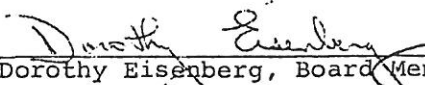
10 ORDERED that the respondents' are granted to and including
11 February 13, 1976, to respond to the complainants' request to
12 amend the complaint which was filed with the complainants' post-
13 hearing statement on June 25, 1975;

14 ORDERED that the parties shall be subsequently advised
15 by the Board by certified mail, return receipt requested, when
16 they may file a pre-hearing statement, should they wish to
17 do so, and of the date, time and location of the hearing upon the
18 cases.

19
20 Dated this 7th day of January, 1976.

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22 
Christ N. Karamanos, Board Chairman

23
24 
John T. Gojack, Board Vice Chairman

25
26 
Dorothy Eisenberg, Board Member

27
28 cc by certified mail, return receipt requested:

29 Don C. Tingey, Esq.
30 Kevin C. Efroymsen, Esq.
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